

# Chicago-Kent Law Review

---

Volume 9

Issue 5 *Chicago-Kent Review Extra Volume*

Article 16

---

February 1931

## Index - Extra Volume

Chicago-Kent Law Review

Follow this and additional works at: <https://scholarship.kentlaw.iit.edu/cklawreview>



Part of the [Law Commons](#)

---

### Recommended Citation

Chicago-Kent Law Review, *Index - Extra Volume*, 9 Chi.-Kent L. Rev. 205 (1931).

Available at: <https://scholarship.kentlaw.iit.edu/cklawreview/vol9/iss5/16>

This Index is brought to you for free and open access by Scholarly Commons @ IIT Chicago-Kent College of Law. It has been accepted for inclusion in Chicago-Kent Law Review by an authorized editor of Scholarly Commons @ IIT Chicago-Kent College of Law. For more information, please contact [dginsberg@kentlaw.iit.edu](mailto:dginsberg@kentlaw.iit.edu).

## INDEX

## ACCEPTANCE

As a prerequisite to validity of contracts to make wills.....65

## ACQUISITION, Of Air Rights,

Apportionment of taxes in.....52

From railroads .....41-42

Methods of .....41-42

Possible fields for.....40-41

Provisions for increasing support where necessary.....51

## ACTIONS

Accrual of, in contracts to make wills.....70-71

Mortgagee may bring action at law until decree and sale of mortgaged property .....128

Mortgagee may bring action at law after redemption of fore-closed property, if not satisfied by sale.....132

Remedy of Creditor of trust in action at law.....25, 26

To enforce contracts to make wills.....72

Trustee alone must be sued at law.....21

## AGENCY

Bank as paying agent.....1

Liability for failure, to stop payment.....2

Liability for failure to pay.....9

Doctrine of Master and Servant .....31-33

Doctrine of Parent and Child, as applied to family automobile..34-38

Doctrine of Principal and Agent as applied to family auto-mobile .....31, 33, 38, 39

## AIR RIGHTS

Methods of acquisition .....41-42

Possible fields for the acquisition of.....41-42

## ATTORNEYS

Complaints against.....89

To whom amenable for conduct.....89-90

## AUTOMOBILES

Considered dangerous "per se".....34

Considered as an instrumentality.....39

Considered as a means of pleasure for member of family .....31, 33, 36, 37, 39

Permission to use, either express or implied.....33-38

Status, when used by minor member of family.....33-35

## BANKS

As a paying agent.....1

Liability for failure to stop payment.....2

Liability for failure to pay .....9

**BAR ASSOCIATIONS**

- Complaints against members.....91
- Duty to discipline members.....89-90
- Power to investigate members.....92

**BREACH**

- Of contracts to make wills.....69-70

**BURDEN OF PROOF**

- On contestant where negotiable instrument stolen.....7-8
- Properly called burden of going forward.....8

**CAPACITY**

- To contract to make a will.....64

**CERTAINTY AND DEFINITENESS**

- As prerequisites to validity of contracts to make wills.....66, 67, 68

**CLAIMS**

- Against decedent's estate to enforce contract to make a will....72-73

**COMPLAINTS**

- Against attorneys.....89

**CONSIDERATION**

- As a prerequisite to validity of contracts to make wills.....66

**CONTRACTS, to Make Wills**

- Accrual of cause of action.....70, 71
- Admissibility of evidence.....73
- Application of Statute of Frauds .....74-76
- Application of Statute of Limitations .....76-77
- Breach of .....69, 70
- Formation of Contractual relation.....63-64
- Methods of enforcement.....71, 72, 73
- Performance .....69
- Prerequisites to validity.....64-68

**CONVERSION**

- Of negotiable instruments.....9

**CONVEYANCING**

- Laws pertaining to.....78-9

**COSTS**

- Against party pleading impertinence.....55

**COURTS**

- Who are officers.....89, 90

**CREDITORS**

- Effect of redemption by.....148-151
- Prerequisites .....151
- Judgment creditors defined.....141

Redemption by judgment creditor .....	140-146
Redemption by deficiency decree creditor.....	143
Remedy of creditor of trust.....	25, 26
At Law .....	25, 26
In Equity .....	25, 26
<b>DEBT</b>	
Defence of trustee at law for a trust debt.....	28, 29
Must sign as "Trustee" and not "individually".....	28
In equity, enforceable on trust property.....	23
Judgment against trustee is individual judgment even if debt is created by authority of trust powers.....	25
<b>DECREES</b>	
Affect only property therein described.....	127
Are in rem .....	127
Are not a lien.....	126
Are notice to purchaser from mortgagor.....	159
Decree and sale absorbs identity of mortgage.....	128
Deficiency decree on foreclosure is judgment of sale on foreclosure.	127
Judgments differ from.....	127
Unaffected by limitation period.....	127
<b>DEEDS</b>	
Warranty deed as a mortgage.....	125
<b>DEMURRER</b>	
Reaches bill only and on argument document incorporated by reference only, not considered.....	61
<b>DESCRIPTIONS</b>	
Accompanying a plat of an air right.....	46-49
<b>DOCUMENTS</b>	
Pleading of .....	61-63
In "Haec Verba".....	53-55
In substance with exhibits.....	55-58
Exhibits control .....	56, 57
In substance with incorporation by reference.....	58-62
Incomplete allegations remedied by production.....	59
Inadequate reference .....	59
<b>DOUBLE PATENTING</b>	
Arguments against .....	166-169
Conflicting opinions illustrated by decisions.....	170-172
Constitutional provision .....	165
Decisions involving Articles and Processes.....	176-177
Decisions involving Articles and Machines.....	177-178
Decisions involving Machines and Processes.....	178-180
Decisions involving Machines and Elements.....	180-182
Decisions involving Processes and Steps.....	182

Decisions involving Mechanical and Design Patents.....	182-186
Decisions involving Genus and Species.....	186-203
General rules relating to .....	173-176
Procedure for determining existence of.....	167-170
<b>HOLDER, of Negotiable Instrument</b>	
Duty of former holder.....	8
Duty of holder before theft.....	8
Duty of maker to holder after notice of theft.....	4-6, 8, 10
Effect of carelessness of holder.....	14, 15
Extent of investigation .....	7
Payment at maker's risk.....	6, 18
Regular course of business no excuse.....	12, 13
Volume of business no excuse.....	11
Finder considered as holder.....	3
Fraud in holder .....	3
Thief as holder.....	3-5
Holder in due course,	
Must establish title after theft and notice.....	4-6, 10
<b>HOMESTEAD</b>	
Effect of redemption on.....	150-151
<b>ENFORCEMENT</b>	
Of contracts to make wills.....	71, 72, 73
<b>EQUITY</b>	
Decrees, see Decrees	
Doctrine of "balance of hardships".....	94, 95, 97, 99-101
Reasons for not applying rule.....	98
Enforcement of contracts to make wills.....	71-72
Foreclosure of Mortgages, see Foreclosure of Mortgages	
Has exclusive jurisdiction of trusts.....	21
Injunctions, see Injunctions	
Nuisances, see Nuisances	
Remedy of creditor of trust.....	25, 26
Will enforce debt on trust property.....	23
<b>EVIDENCE</b>	
Admissibility of, relative to contracts to make wills.....	73
Burden of proof on contestant where negotiable instrument stolen.....	7, 8
Properly called burden of going forward.....	8
<b>EXHIBITS</b>	
See Pleading	
<b>EXECUTIONS</b>	
Judgment against trustee not a lien on trust property and cannot be enforced on execution.....	22
Secret trusts may be sold on execution.....	21

## FAMILY

- Automobile of, when considered as a necessity.....33, 35, 36, 39
- Automobile of, when considered as a pleasure.....31, 33, 36-39
- Parent and Child, when considered as principal and agent  
in use of family automobile.....34-38
- What constitutes business of.....30, 32, 33, 35, 39

## FINDER

- Of negotiable instrument, considered as holder.....3

## FORECLOSURE, of Mortgages

- Decree of sale, see Decrees
- Deficiency decree, see Decrees
- Indebtedness,
  - Judgment on, no bar to foreclosure.....128
  - But sale on judgment may be.....128
- Redemption, see Redemption
  - Sale on decree extinguishes lien.....128
  - Exception .....129

## FRAUD

- Freedom from, essential to validity of contracts to make wills....68
- In holder of negotiable instrument.....3

## FRAUD, Statute Of

- As applied to contracts to make wills.....74-76

## HAEC VERBA

- Pleading written instruments in.....53, 54, 55

## INCORPORATION BY REFERENCE

- Pleading documents in substance with.....58-62

## IMPERTINENCE

- Costs against party pleading.....55

## INDEBTEDNESS

- Judgment on, no bar to foreclosure.....128
- But sale on judgment may be.....128

## INDEMNITY

- Trustee entitled to.....27

## UNDUE INFLUENCE

- Freedom from, essential to validity of contracts to make wills....68

## INJUNCTIONS

- Changed conditions affecting right to.....96
- Defendants right to acquire property by eminent domain af-  
fecting right to.....102
- Deliberate interference affecting right to.....96
- Economic factors affecting right to.....100
- Lie to prevent trespass.....95-97

Nature of .....	93, 94
Plaintiffs motive or state of mind affecting right to.....	101, 102
Possibility of injunctions becoming burdensome, inconvenient, etc., affecting right to .....	94, 95
<b>INTEREST COUPONS</b>	
Should be more freely accepted.....	9
<b>JUDGMENTS</b>	
Against a trustee does not affect beneficiaries of trust.....	23, 24
Against a trustee not a lien on trust property.....	21, 22, 27
And cannot be enforced on execution.....	22
Whether sued as "trustee" or "individually".....	23
Cannot be made so by direction to satisfy out of trust property.....	27
Against trustee is individual judgment.....	24, 27, 28
"As trustee", has no effect in judgment.....	24
Even if debt created by authority of trust powers.....	25
Trustee is entitled to indemnity.....	27
Deficiency decree on foreclosure is judgment.....	127
Differ from decrees .....	127
Lien of .....	127
Preserved on mortgaged property.....	132-134
On indebtedness, no bar to foreclosure.....	128
But sale on judgment may be.....	128
On mortgage notes, no bar to foreclosure.....	128
Though sale on judgment may be.....	128-129
Sale under .....	127, 129
<b>JURISDICTION</b>	
Of trusts, exclusively in Equity.....	21
<b>LEASE</b>	
As a method for aquisition of air rights.....	41
<b>LIABILITY</b>	
Equitable doctrine, as applied to use of family automobile.....	32, 33, 37
Foundation of, for negligent operation of family automobile....	38-39
Of a bank for failure to stop payment.....	2
Of a bank for failure to pay.....	2
Of a maker of a negotiable instrument for failure to pay upon theft .....	9
Strict doctrine of, as applied to use of family automobile....	32, 33, 36
<b>LIENS</b>	
Decree is not a lien.....	126
Judgment against trustee is not a lien on trust property....	21, 22, 27
And cannot be enforced on execution.....	22
Preserved on mortgaged property.....	132-134
<b>LIMITATIONS, Statute Of</b>	
As applied to contracts to make wills.....	76, 77

MAKER, Of Negotiable Instruments

Duty of, to holder after notice of theft.....	4-6, 8, 10, 13-15
Effect of carelessness of holder.....	14, 15
Extent of investigation.....	7
Payment at maker's risk.....	6, 18
Regular course of business no excuse.....	12, 13
Volume of business no excuse.....	11
Inquiry by, as to title.....	10
Liability of, for failure to pay upon theft.....	9
Notice of theft to.....	5, 6
Payment after theft at maker's risk.....	6, 14
After maturity .....	5
Before maturity .....	7
Bank notes .....	10

MASTER AND SERVANT

Relative to agency.....	31, 33
-------------------------	--------

MINORS

Status when using family automobile.....	33, 35
--	--------

MORTGAGES

Identity lost upon decree and sale.....	128
Foreclosure of, see Foreclosure of Mortgages	
Nature of railroad mortgages relative to the acquisition of air rights .....	41-42
Redemption from, see Redemption	
Remedies of the mortgagee	
May sue on note at law until decree and sale.....	128
May sue at law after redemption if not satisfied by sale.....	132

NEGOTIABLE INSTRUMENTS

Absolute liability .....	18
Duty of former holder.....	8
Duty of holder before theft.....	8
Duty of maker to holder after notice of theft.....	4-6, 8, 10, 13-15
Effect of carelessness of holder.....	14, 15
Extent of investigation.....	7
Payment at maker's risk.....	6, 18
Regular course of business no excuse.....	12, 13
Volume of business no excuse.....	11
Finder as holder.....	3
Fraud in holder.....	3
Holder in due course.....	2-3
Must establish title after theft and notice.....	4-6, 10
Inquiry by maker as to title.....	10
Interest coupons .....	1, 9
Should be more freely accepted.....	9



Liability of maker upon failure to pay upon theft.....	9
Money .....	9
Notice of theft to maker.....	5, 6
Payment after theft at makers risk.....	6, 14
After maturity .....	6
Before maturity .....	7
Bank notes .....	10
Payment in due course.....	12, 13
Same as holder.....	2, 3, 13
Always after maturity.....	13
Presumption of title does not apply.....	5-8
Devitalized .....	8
Stop order .....	1, 2
Liability of agent for failure to comply.....	2, 11, 15-17
Contract exonerating neglect.....	15-17
Thief as holder.....	3-5
What constitutes notice of theft.....	3, 4

#### NEGLIGENCE

Equitable doctrine of liability as applied to family automobile .....	32, 33, 37
Foundation of liability for negligent operation of family automobile .....	38-39
In operation of family automobile.....	31, 34, 36, 37, 39
Proximate cause, see Proximate Cause	
Strict doctrine of liability as applied to family automobile..	32, 33, 36

#### NOTICE

Decree is notice to purchaser from mortgagor.....	159
Duty of maker of negotiable instrument to holder after notice of theft .....	4-6, 8, 10
Holder in due course must establish title after theft and notice.	4-6, 10
Notice of theft to maker.....	5, 6
What constitutes notice of theft.....	3, 4

#### NUISANCES

Doctrine of "quantitative superiority".....	100-101
Doctrine of "balance of hardships".....	94, 95, 97, 99-101
Reasons for not applying rule.....	98
When will equitable relief lie to enjoin.....	97-101

#### PARENT AND CHILD

Invoked as a doctrine of agency.....	34, 35, 36, 37, 38
--------------------------------------	--------------------

#### PAROLE

Contracts to make wills.....	67, 68
------------------------------	--------

#### PATENTS

See Double Patenting	
----------------------	--

**PAYMENT**

- Liability of a bank as paying agent for failure to stop payment....2
- Liability of a bank as paying agent for failure to pay.....9
- Liability of maker for failure to pay upon theft.....9
- Payment after theft at maker's risk.....6, 14
  - After maturity .....6
  - Before maturity .....7
  - Bank notes .....10
- Payment in due course.....12, 13
  - Same as holder.....2, 3, 13
  - Always after maturity.....13

**PERFORMANCE**

- Of contracts to make wills.....69

**PERMISSION, to Use Family Automobile**

- What constitutes same, either express or implied..33, 34, 35, 36, 37, 38

**PLATS, of Air Rights**

- Methods .....45
- Descriptions accompanying .....46, 47, 48, 49

**PLEADING, (Equity)**

- Demurer reaches bill only and on argument document incorporated by reference only, not considered.....61
- Documents .....61, 63
- Haec Verba .....53, 54, 55
- In substance .....55-56
- In substance with exhibits.....55-58
  - Exhibits controls .....56, 57
- In substance with incorporation by reference.....58-62
  - Incomplete allegations remedied by production.....59
  - Inadequate reference .....59

**PRACTICE**

- Attaching documents .....53-62

**PRINCIPAL AND AGENT.....31, 33, 38, 39****PROPERTY**

- Abstracts of title to, see Abstracts
- Equity will enforce debt against trust property.....23
- Judgment against trustee not a lien on trust property.....21, 22, 27
- Nature of the actual physical property that must be acquired in the acquisition of air rights from railroads.....42
- Nature of title held by owner of supporting property in acquiring air rights .....41-42
- Necessity of outright purchase of subservient property in the acquisition of air rights from railroads.....42
- Warranty deed as a mortgage.....125

**PROXIMATE CAUSE**

- General application of rule in Illinois.....103-104
- Question of causal relation—for determination of jury.....104-105
- Question of existence and scope of plaintiffs rights—for de-  
termination of Court.....104-105

**PUBLIC HIGHWAYS**

- Torts arising from defects in.....116

**PURCHASE**

- As a method of acquiring air rights.....41-42

**RAILROADS**

- Acquisition of air rights from.....41-42
  - Nature of their mortgages.....41-42
  - Nature of the actual physical property that must be acquired..42
- Necessity of outright purchase of subservient property.....42

**RECORDING**

- Laws pertaining to.....78-79
- Original method of.....79
- Present method where transfers few.....79

**REDEMPTION**

- After twelve months after sale.....129, 141-143
  - Distinction between redemption before and after 12 month...129
  - Judgment creditors defined.....141
  - Who may redeem.....140-143
- By claimant in Probate Court.....156, 157
- By co-tenant .....154-156
- By deficiency decree creditor.....143
- By judgment creditor .....140-143
- By owner .....130
- By party served by publication.....161-163
- Effect of,
  - By or under owner.....128-132
  - By creditors .....148-151
  - On homestead .....150-151
- Prerequisites .....151
- For amount of sale.....130
- Hack vs. Snow.....132, 164
- How made
  - By or under owner.....136-138
  - By judgment creditors.....144-146
  - By decree creditors.....146-147
- Invalid .....151-153
  - Partially invalid .....153, 154
- Of separate parcels.....138-140
- Preferences .....147, 148
- Who entitled to rents, issues and profits.....157-160

Who may redeem.....	134, 136, 138, 140-143
Within 12 months after sale.....	129-138
<b>REMEDY</b>	
Of creditor of trust.....	25-26
At law .....	25, 26
In equity .....	25, 26
Of Mortgagee	
May sue on note at law until decree and sale.....	128
May sue at law after redemption if not satisfied by sale....	132
<b>SALE</b>	
On a decree of foreclosure extinguishes lien.....	128
Exceptions .....	129
On judgment may be bar to foreclosure.....	128-129
Redemption within twelve months after.....	128-138
Redemption for amount of.....	130
Redemption after twelve months after sale.....	129, 141-143
Under judgment .....	127, 129
<b>SPECIAL ASSESSMENT INDEXES</b>	
As used in abstracts of title.....	82
<b>STOP ORDER</b>	
Liability of agent for failure to comply.....	2, 11, 15-17
Contract exonerating neglect .....	15-17
<b>SUBDIVISIONS</b>	
Method of platting	
An air right.....	45
Description accompanying plat.....	46, 47, 48, 29
<b>TAXES</b>	
Apportionment of, in the acquisition of air rights.....	52
<b>TAX SALES INDEXES</b>	
As used in abstracts of title.....	82
<b>TERMS</b>	
Certainty and definiteness of, as essential to validity of contracts to make wills.....	66, 67, 68
<b>THEFT</b>	
After theft and notice holder in due course must establish title.....	4-6, 10
Duty of maker to holder after notice of theft.....	4-6, 8, 10
Liability of maker for failure to pay upon theft.....	9
Notice of theft to maker.....	5-6
Of a negotiable instrument places burden of proof upon contestant .....	7, 8
Payment after theft at maker's risk.....	6, 14
After maturity .....	6
Before maturity .....	7
Bank notes .....	10
What constitutes notice of.....	3, 4

**TORTS**

- Analysis of action.....104-105
- Conversion of negotiable instrument.....9
- Distinction between causal relation and scope of plaintiffs rights
  - In torts of absolute liability.....105
  - In torts, where act is not of itself a distinct wrong but becomes so through the resulting injurious consequences.....106
  - In torts where original act is wrongful, but results in injury through the intervention of other causes not in themselves wrongful .....108
  - In torts where the original wrong becomes injurious only in consequence of the distinct wrongful act of another.....110
  - In torts where damage results directly from concurrent wrongful acts of two persons.....112
  - In torts arising from destruction by fire through negligence...115
  - In torts arising from defects in public highways.....116
  - In torts where act complained of merely creates a condition..117
  - In torts where life and property are endangered through negligence .....120
- Equitable doctrine of liability for negligence as applied to family automobile .....32, 33, 37
- Foundation of liability for negligent operation of family automobile .....38, 39
- Negligence in operation of family automobile..... 31, 34, 36, 37, 39
- Proximate cause, see Proximate Cause
- Strict doctrine of liability for negligence as applied to family automobile .....32, 33, 36

**TITLE**

- Inquiry by maker of negotiable instrument as to title.....10
- Laws pertaining to recording instruments of.....78-79
- Merchantability of .....86
- Nature of, as to owner of supporting property in the acquisition of air rights.....41-42
- Original method of recording.....79
- Present method of recording where transfers few.....79
- Presumption of title does not apply to negotiable instrument.....5-8
- Devitalized .....8
- To a negotiable instrument must be established by holder in due course after theft and notice.....4-6, 10

**TITLE, Abstracts Of**

- Definition of .....78
- Burnt Record Act in regard to.....83
- Compilation of reputable firms.....86-87
- Historical notes of firms making.....83, 84, 86, 87
- Making of .....84, 85
- Of firms where not merchantable.....87
- Tract book method.....80-82
- Tax Sale and special assessment indexes.....82

**TRACT BOOKS**

Modern system in congested districts.....80-82

**TRESPASS**

Injunction lies to prevent.....95-97

**TRUSTS**

Beneficiaries unaffected by judgment against trustee.....23, 24

Defense of trustee at law for trust debt.....28-29

Must sign "as trustee" and not "individually".....28

Equity will enforce debt against trust property.....23

Exclusively in control of Court of Equity.....21

Growing use of.....19

Judgment against trustee not a lien on trust property.....21, 22, 27

And cannot be enforced on execution.....22

Whether sued as "Trustee", or "individually".....23

Cannot be made so by direction to satisfy out of trust property.....27

Judgment against trustee is individual judgment.....24, 27, 28

"As trustee", has no effect in judgment.....24

Even if debt created by authority of trust powers.....25

Trustee is entitled to indemnity.....27

Remedy of creditor of.....25, 26

At law.....25, 26

In equity.....25, 26

Secret trusts

May be sold on execution.....21

**TRUSTEES**

Beneficiaries unaffected by judgment against.....23, 24

Defence of, for trust debt, at law.....28, 29

Must sign "as trustee" and not "individually".....28

Judgment against, not a lien on trust property.....21, 22, 27

And cannot be enforced on execution.....22

Whether sued "as trustee" or "individually".....23

Cannot be made so by direction to satisfy out of trust property.....27

Judgment against, is individual judgment.....24, 27, 28

"As trustee" has no effect in judgment.....24

Even if debt created by authority of trust powers.....25

Is entitled to indemnity.....27

Must be sued alone in action at law.....21

**WILLS, Contracts to Make**

Accrual of cause of action.....70-71

Admissibility of evidence.....73

Application of Statute of Frauds to.....74-76

Application of Statute of Limitations to.....76-77

Breach of.....69-70

Formation of.....63-64

Methods of enforcement.....71, 72, 73

Performance of.....69

Prerequisites to validity of.....64-68

